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				<u></u>
Fil	in this information to ident	tify your case:		
Un	ited States Bankruptcy Court	for the:		
DIS	STRICT OF NEW JERSEY			
Са	se number (if known)		— Chapter 11	
				☐ Check if this an
				amended filing
○ :	fficial Form 201			
_	ficial Form 201	an far Nan Individu	ala Filipa far Dar	Jen. n. to
		on for Non-Individu		
		n a separate sheet to this form. On the t ate document, <i>Instructions for Bankrup</i>		the debtor's name and case number (if known).
1.	Debtor's name	Sur La Table, Inc.		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	91-1643409		
4.	Debtor's address	Principal place of business	Mailing add business	lress, if different from principal place of
			6100 4th A	Avenue South
		150 Quaker Bridge Mall Road Lawrenceville, NJ 08648	Suite 500	A 00400
		Number, Street, City, State & ZIP Code	Seattle, W P.O. Box, N	umber, Street, City, State & ZIP Code
		Mercer		principal assets, if different from principal
		County	place of bu	siness
			Number, Str	eet, City, State & ZIP Code
5.	Debtor's website (URL)	www.surlatable.com		
		www.suriatable.com		
6.	Type of debtor	■ Corporation (including Limited Liabi	lity Company (LLC) and Limited Liab	ility Partnership (LLP))
		☐ Partnership (excluding LLP)		, , , , , , , , , , , , , , , , , , , ,
		☐ Other. Specify:		

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Deb	our La rabio, illo.	e, Inc. Case number (if known)						
	Name							
7.	Describe debtor's business	A. Check one:						
	Describe debtor 3 business	_	Rueinaes	s (as defined in 11 U	ISC 810	1(27Δ))		
				ate (as defined in 1	·	, ,,		
		_		`	·	101(316))		
				n 11 U.S.C. § 101(4	• •			
				ed in 11 U.S.C. § 10	. ,,			
		☐ Commodity B	roker (a	s defined in 11 U.S.	C. § 101(6))		
		☐ Clearing Bank	k (as det	fined in 11 U.S.C. §	781(3))			
		None of the al	bove					
		B. Check all that a	apply					
		☐ Tax-exempt en	ntity (as	described in 26 U.S	s.C. §501)			
		☐ Investment co	ompany,	including hedge fur	nd or poole	d investment ve	hicle (as defined in 15 U.S.C.	§80a-3)
		☐ Investment ac	dvisor (a	s defined in 15 U.S	.C. §80b-2	(a)(11))	•	
		C NIAICC (Niamb	Ai	l. d	-4: O4-	4 - 1::4	4h at haat daa wih aa dahtau	
				rts.gov/four-digit-na			that best describes debtor. des.	
		<u>4422</u>						
8.	Under which chapter of the Bankruptcy Code is the	Check one:						
	debtor filing?	☐ Chapter 7						
		☐ Chapter 9						
		Chapter 11. C	. Check all that apply:					
							ebts (excluding debts owed to	
		are less than \$2,725,625 (amount subject to adjustment on 4/0					•	• •
			☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor business debtor, attach the most recent balance sheet, statement of operations, c statement, and federal income tax return or if all of these documents do not exist, procedure in 11 U.S.C. § 1116(1)(B).					ons, cash-flow
			_	A plan is being filed				
							tion from one or more classes	of creditors in
				accordance with 11			aon nom one or more diacect	or organore, in
				Exchange Commis	sion accord ntary Petiti	ding to § 13 or 15 on for Non-Indivi	for example, 10K and 10Q) wi 5(d) of the Securities Exchang duals Filing for Bankruptcy ur	ge Act of 1934. File the
				•	,		e Securities Exchange Act of	1934 Rule 12b-2.
		☐ Chapter 12	_		55		o cocamaco <u>a</u> nonango mor o	.001114.012.21
		_						
9.	Were prior bankruptcy	■ No.						
	cases filed by or against the debtor within the last 8	☐ Yes.						
	years?							
	If more than 2 cases, attach a separate list.	District			When		Case number	
	•	District			When		Case number	
10.	Are any bankruptcy cases pending or being filed by a	□ No						
	business partner or an	Yes.						
	affiliate of the debtor? List all cases. If more than 1,							
	attach a separate list	Debtor	SLT I	Holdco, Inc.			Relationship	Parent
		District	New	Jersey	When	7/08/20	Case number, if know	n

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Debtor Sur La Table, Inc. Case number (if known)				vn)					
	Name								
11.	Why is the case filed in this district?	Check all that apply:							
	and district.	Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days preceding the date of this petition or for a longer part of such 180 days than in any other district.							
		☐ A bankruptcy	case concerning deb	tor's affiliate, general partner, or partne	rship is pending in this district.				
12.	Does the debtor own or	■ No							
	have possession of any real property or personal		low for each propert	y that needs immediate attention. Attack	h additional sheets if needed.				
	property that needs immediate attention?	Why does	the property need	immediate attention? (Check all that a	apply.)				
		☐ It poses	☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.						
		•	the hazard?		·				
		☐ It needs	s to be physically see	cured or protected from the weather.					
				s or assets that could quickly deteriorate neat, dairy, produce, or securities-relate	or lose value without attention (for example, d assets or other options).				
		☐ Other							
		Where is t	he property?						
				Number, Street, City, State & ZIP Cod	e				
		Is the pro	perty insured?						
		□ No							
		☐ Yes.	nsurance agency						
		(Contact name						
		1	Phone						
	Statistical and admin	istrative information							
13.	Debtor's estimation of	. Check one:							
	available funds	■ Funds will	be available for dist	ribution to unsecured creditors.					
		☐ After anv	administrative expen	ses are paid, no funds will be available	to unsecured creditors.				
			· .						
14.	Estimated number of	□ 1-49		1 ,000-5,000	2 5,001-50,000				
	creditors	□ 50-99		☐ 5001-10,000	<u> </u>				
		☐ 100-199 ☐ 200-200		1 0,001-25,000	☐ More than100,000				
		□ 200-999							
15.	Estimated Assets	□ \$0 - \$50,000		☐ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion				
		□ \$50,001 - \$100,00	00	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion				
		1 \$100,001 - \$500,0	000	☐ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion				
		□ \$500,001 - \$1 mil	lion	■ \$100,000,001 - \$500 million	☐ More than \$50 billion				
16.	Estimated liabilities	□ \$0 - \$50,000		☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion				
		5 50,001 - \$100,0		□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion				
		□ \$100,001 - \$500,0		□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion				
		□ \$500,001 - \$1 mil	lion	■ \$100,000,001 - \$500 million	☐ More than \$50 billion				

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	Casc 20-103		Page 4 of 21				
Debtor	Sur La Table, Inc.	2000	Case number (if known)				
	Name						
	Request for Relief, De	eclaration, and Signatures					
WARNII		a serious crime. Making a false statement in conro to 20 years, or both. 18 U.S.C. §§ 152, 1341, 15	nection with a bankruptcy case can result in fines up to \$500,000 or 19, and 3571.				
of a	aration and signature uthorized esentative of debtor	The debtor requests relief in accordance with the	e chapter of title 11, United States Code, specified in this petition.				
.ор.		I have been authorized to file this petition on behalf of the debtor.					
		I have examined the information in this petition a	nd have a reasonable belief that the information is true and correct.				
		I declare under penalty of perjury that the foregoi	ng is true and correct.				
		Executed on July 8, 2020 MM / DD / YYYY					
	X	/s/ Jason Goldberger	Jason Goldberger				
		Signature of authorized representative of debtor	Printed name				
		Title CEO					

18. Signature of attorney

/s/ Michael D.	Sirota		Date July 8, 2020	
Signature of atto	orney for debtor	_	MM / DD / YYYY	
Michael D. Si	rota			
Printed name				
Cole Schotz I	P.C.			
Firm name				
Court Plaza N	lorth			
25 Main Stree	et			
Hackensack,	NJ 07601			
Number, Street,	City, State & ZIP Code			
Contact phone	201-489-3000	Email address	msirota@coleschotz.com	

MS-4088 NJ Bar number and State

Fill in this information to identify the case:	
Debtor name Sur La Table, Inc.	
United States Bankruptcy Court for the: DISTRICT OF NEW JERSEY	
Case number (if known)	☐ Check if this is an amended filing
Official Form 202 Declaration Under Penalty of Perjury for Non-Indiv	idual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or plant form for the schedules of assets and liabilities, any other document that requires a declaration that is amendments of those documents. This form must state the individual's position or relationship to the and the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years.	e not included in the document, and any e debtor, the identity of the document, obtaining money or property by fraud in
Declaration and signature I am the president, another officer, or an authorized agent of the corporation; a member or an authorized	ed agent of the partnership; or another
individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the second	he information is true and correct:
Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims Other document that requires a declaration	
I declare under penalty of perjury that the foregoing is true and correct.	
Executed on July 8, 2020 X /s/ Jason Goldberger	
Signature of individual signing on behalf of debtor	
Jason Goldberger Printed name	

Position or relationship to debtor

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Fill in this infor	Fill in this information to identify the case:							
Debtor name	Sur La Table, Inc.							
United States Bankruptcy Court for the:		DISTRICT OF NEW JERSEY			Check if this is an			
Case number (if known):				amended filing			

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and
Are Not Insiders

12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
		and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
Zwilling J.A. Henckels LLC Kaj Johnson, Chief Financial Officer 270 Marble Avenue Pleasantville, NY	10570					\$2,244,687.00	
Le Creuset of America Chris Bauman, VP of Finance 114 Bob Gifford Blvd Early Branch, SC 29916	chris.bauman@lecr euset.com					\$1,928,663.00	
Scanpan USA, Inc. Natalie Giraldo, Controller 2319 E. Gladwick Street Compton, CA 90220	ng@scanpan.com					\$1,443,022.00	
Wusthof USA, Inc. Todd Myers, VP of Sale Catherine Celentano, Accounting Manager 333 Wilson Ave Norwalk, CT 06854	tmyers@wusthof.c					\$774,300.00	
Jura Inc. Tom McMahon, President Dianne Baia, Accounts Receivable 20 Craig Rd Montvale, NJ 07645	Tom.mcmahon@us .jura.com					\$774,262.00	

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Debtor Sur La Table, Inc.

Case number (if known)

Name of creditor and	Name, telephone number	Nature of claim	Indicate if claim	Amount of claim		
complete mailing address, including zip code	and email address of creditor contact	(for example, trade debts, bank loans, professional services,	is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		protectional convictor,	шорина	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
OXO International						\$604,987.00
LTD	Ihenderson@oxo.c					
Leslie Henderson,	om					
National Sales						
Manager						
Seema Dalal						
One Helen of Troy						
Plaza						
El Paso, TX 79912						6547.440.00
The Cookware Co.	laaah maassaa					\$547,419.00
Don Hildebrand, CFO	Jacob.maurer@coo					
Jacob Maurer,	kware-co.com					
President						
660 White Plains						
Road, Suite 500						
Tarrytown, NY						
10591						
Groupe SEB						\$383,888.00
Kimberly Feehan,	Kfeehan@groupes					4000,000.00
VP Business	eb.com					
Controlling						
5 Wood Hollow Rd,						
2nd Floor						
Parsippany, NJ						
07054						
United Parcel	_					\$352,849.00
Service, Inc.	nmoore@ups.com					
Norman Moore						
400 White Clay						
Center Dr.						
Newark, DE 19711						\$309,780.00
SalesForce.com, Inc.	Joseph.sullivan@s					\$309,760.00
Joseph Sullivan	alesforce.com					
Attn: SFCD General	alesiorce.com					
Counsel						
The Landmark @						
One Market STE 300						
San Francisco, CA						
94105						
Conair Corporation						\$270,997.00
Lauren Miller, Sr	Lauren_miller@con					
Director	air.com					
50 Millstone Road						
Building 100, Suite						
200						
East Windsor, NJ						
08520						

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Debtor Sur La Table, Inc.

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			·	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Hearst Communications, Inc. Office of General						\$267,516.00
Counsel Attn: Real Estate Counsel						
300 West 57th Street, 40th floor New York, NY 10019						
Cushman & Wakefield U.S. Jody Danahy, Director Facilities	Jody.Danahy@cus hwake.com					\$253,181.00
Manager Facilities Solutions, GOS 128 N 1st St Colwich, KS 67030						
Joshua Baily Shipping Co. Joshua Baily Shipping Company, LLC						\$245,810.00
555 Madison Ave New York, NY 10022						
Westchester Mall, LLC M.S. Management Associates Inc. 225 West Washington Street Indianapolis, IN 46204-3438						\$245,330.00
Copley Place Associates. LLC M.S. Management Associates Inc. 225 West Washington Street Indianapolis, IN 46204-3438						\$238,712.00
Hudson One Ferry Operating, L.P. Art Suazo, Executive Vice President 11601 Wilshire Blvd, 9th Floor Los Angeles, CA 90025						\$236,861.00

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Debtor	Sur La Table, Inc.	Case number (if known)	
	Name		

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. Total claim, if Deduction for value Unsecured claim		
SDD Holdings Douglas E. Whitner, Chief Revenue Office 675 Mondial Parkway Streetsboro, OH	dwhitner@spectru mdd.com			partially secured	of collateral or setoff	\$231,375.00
Avobagel Company Limited Rudy Keller Unit 1303, Austin Tower 22-26 Austin Avenue Tsimshatsui, Kowloon	Joanne@avobagel. com					\$216,783.00
Chilewich Bob Bruno, CFO Barrett Miningham, Sales Director 39 West 19th Street New York, NY 10011	bminingham@chile wich.com					\$185,686.00

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United States Bankruptcy Court District of New Jersey

In re Sur La	a Table, Inc.			Case No.	
		Ι	Debtor(s)	Chapter	11
	LIST	OF EQUITY SI	ECURITY HOLDERS	S	
Following is the l	list of the Debtor's equity security ho	lders which is prepar	red in accordance with rule 1	007(a)(3) fo	or filing in this Chapter 11 Case
Name and las business of ho	t known address or place of older	Security Class	Number of Securities	ŀ	Kind of Interest
SLT Holdco, In 6100 4th Aven Suite 500 Seattle, WA 98	ue South	Common Stock	100	1	00% of outstanding shares
DECLARAT	ION UNDER PENALTY OI	F PERJURY ON	N BEHALF OF CORP	PORATIO	ON OR PARTNERSHIP
I, the	CEO of the corporation named	as the debtor in	this case, declare under	penalty o	of perjury that I have read the

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

Signature /s/ Jason Goldberger

Jason Goldberger

foregoing List of Equity Security Holders and that it is true and correct to the best of my information and belief.

Date July 8, 2020

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United States Bankruptcy Court District of New Jersey

In re	Sur La Table, Inc.		Case No.	
		Debtor(s)	Chapter	11
	CORPO	DRATE OWNERSHIP STATEMENT	(RULE 7007.1)	
recusa (are) c	al, the undersigned counsel for _corporation(s), other than the de	tcy Procedure 7007.1 and to enable the June Sur La Table, Inc. in the above caption ebtor or a governmental unit, that directly iterests, or states that there are no entities	ned action, certifing or indirectly ow	es that the following is a $vn(s)$ 10% or more of any
6100 ⁴ Suite	Holdco, Inc. 4th Avenue South 500 Ie, WA 98108		-	
□ Nor	ne [Check if applicable]			
July 8	8, 2020	/s/ Michael D. Sirota		
Date		Michael D. Sirota Signature of Attorney or Litig Counsel for Sur La Table, Inc Cole Schotz P.C. Court Plaza North 25 Main Street Hackensack, NJ 07601 201-489-3000 Fax:201-489-1536 msirota@coleschotz.com	c.	

UNANIMOUS WRITTEN CONSENT
OF
THE STRATEGIC PLANNING COMMITTEE
OF
THE BOARD OF DIRECTORS
OF
SLT HOLDCO, INC.
AND
SUR LA TABLE, INC.

JULY 7, 2020

The undersigned constituting the strategic planning committee (the "<u>Strategic Planning Committee</u>") of the board of directors (the "<u>Board</u>") of each of SLT Holdco, Inc. and Sur La Table, Inc. (each and collectively, the "<u>Corporation</u>" or the "<u>Company</u>"), authorize the following actions and resolutions of each Corporation in accordance with the applicable statutes of the jurisdiction of incorporation of each Corporation:

CHAPTER 11 FILING AND STRATEGIC TRANSACTION

WHEREAS, at a meeting of the Board of each Corporation on February 5, 2020, the Board determined it to be in the best interests of the Corporation to form the Strategic Planning Committee to (i) meet and work with management of the Corporation, (ii) meet with and work with and take reports from SOLIC Capital Advisors LLC and SOLIC Capital, LLC (collectively, "SOLIC"), and (iii) meet and work with other advisors to the Corporation, in each case to identify strategic initiatives and methods to implement and execute upon those strategic initiatives and to report their actions, findings, conclusions, and recommendations to the Board; and

WHEREAS, at a meeting of the Board held on March 19, 2020, the Board (i) elected Charles Sweet (then the independent director, and Chairman of the Strategic Planning Committee) to serve as Chairman of the Board, and (ii) determined that it was in the best interest of the Corporation to delegate directly to the Strategic Planning Committee, without the need for further Board approval, certain authority that may otherwise have been reserved to the Board, and so delegated such authority as set forth in the Resolutions adopted by the Board on such date; and

WHEREAS, among the authority delegated to the Strategic Planning Committee was the power and authority to evaluate and investigate potential strategies for the restructuring or sale of the Corporation, including soliciting indications of interest to engage in a strategic transaction to purchase or invest in the Corporation and preparing for the filing of a proceeding under chapter 11 of the United States Bankruptcy Code (11 U.S.C. *et. seq.*, the "Bankruptcy Code"); *provided*, *however*, that the Board retained the power and authority to approve any such transaction or filing; and

WHEREAS, at a meeting of the Board held on June 22, 2020, the Board delegated certain authority in the Strategic Planning Committee, including the power and authority to do the following:

- 1. approve and authorize any strategic transaction to purchase or invest in the Corporation that in the Strategic Planning Committee's judgment is in the best interest of the Company;
- 2. file petitions seeking relief under chapter 11 of the United States Bankruptcy Code on such date and in such court as in the Strategic Planning Committee's judgment is in the best interest of the Company;
- 3. that once authorized by the Strategic Planning Committee, vest authority in the officers of the Company as designated by the Strategic Planning Committee (each, an "Authorized Officer"), on behalf of the Company, to
 - (a) execute, verify and file all petitions; schedules, lists, and other papers or documents, and to take and perform any and all further actions and steps that any such Authorized Officer deems necessary, desirable and proper in connection with the Company's chapter 11 cases, with a view to the successful prosecution of such cases;
 - (b) employ any other professionals necessary to assist the Company in carrying out its duties under the Bankruptcy Code, including without limitation Cole Schotz P.C., as general bankruptcy counsel, and SOLIC, as the Company's financial advisor and investment banker; and in connection therewith, the officers of the Company be authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 cases and cause to be filed appropriate applications with the bankruptcy court for authority to retain the services of any other professionals, as necessary, and on such terms as are deemed necessary, desirable and proper;
 - (c) seek the use of cash collateral and provide certain adequate protection and grant certain liens to the prepetition secured lenders as documents in proposed orders to be submitted to the Bankruptcy Court;
 - (d) enter into any asset purchase or similar agreements in relation to a strategic transaction to purchase or invest in the Company that in the Strategic Planning Committee's judgment is in the best interest of the Company;
 - (e) take any and all actions, to execute, deliver, certify, file and/or record and perform any and all documents, agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities or certificates and to take any and all actions and steps deemed by any such Authorized Officer to be necessary or desirable

- to carry out the purpose and intent of each of the foregoing resolutions and to effectuate successful chapter 11 cases; and
- (f) develop, file and prosecute to confirmation of a chapter 11 plan and related disclosure statement;
- 4. do all acts, and enter into all such agreements, at the Company's expense, as may be necessary or appropriate in the judgment of each member of the Strategic Planning Committee to carry out the duties of the Strategic Planning Committee contemplated by such delegated authority; and

WHEREAS, with the power and authority of the Board, and with the assistance of the management and legal and financial advisors of the Company, the Strategic Planning Committee has previously evaluated and investigated potential strategies for the restructuring and refinancing of the Companies, which included the potential filing of petitions by the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and

WHEREAS, with the power and authority of the Board, the Strategic Planning Committee having considered, among other things, the liabilities and liquidity situation of the Company, the strategic alternatives available to the Company and the effect of the foregoing on the Company's businesses, has determined, after consultation with management and the legal and financial advisors of the Company, that it is desirable and in the best interests of the Company, their creditors and other parties in interest, that each Corporation file a voluntary petition for relief (the "Petitions") under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of New Jersey (the "Bankruptcy Court"), for the purpose of initiating bankruptcy cases (the "Bankruptcy Cases").

NOW THEREFORE, it is:

RESOLVED, that Jason Goldberger, the Chief Executive Officer of each Corporation, or any other Authorized Officer be, and each of them hereby is, empowered, authorized and directed, on behalf of each Corporation, to execute and verify the Petitions as well as any other documents, schedules, motions, lists, applications, pleadings, orders and other documents (the "Chapter 11 Filings"), to cause the Petitions and the Chapter 11 Filings to be filed with the Bankruptcy Court, and to take and perform any further acts and deeds that such Authorized Officers deem necessary, appropriate or desirable in connection with commencing the Bankruptcy Cases; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to cause each Corporation to continue to conduct business operations in the ordinary course during the pendency of the Bankruptcy Cases, subject to the restrictions of the Bankruptcy Code; and it is

RESOLVED FURTHER, that the Strategic Planning Committing has determined, in light of current circumstances and after consultation with management and the legal and financial advisors of the Company, and in connection with the filing of the Bankruptcy Cases, that it is in the best interests of each Corporation, its creditors and other parties in interest to authorize the Company to negotiate and enter into a sale transaction (collectively, the "Transaction") in

accordance with the terms of the Summary of Proposed Terms for Proposed 363 Sale (the "<u>363 Term Sheet</u>"), dated July 7, 2020, with CF SLTD Holdings LLC (the "<u>Stalking Horse Purchaser</u>"), subject to a competitive process that will solicit bids for higher and better offers for the Company's assets; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of each Corporation, to take actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of any agreements, certificates, instruments, receipts, petitions, motions or other papers or documents in furtherance of the Transaction, including, but not limited to, any asset purchase agreement and ancillary documents related thereto (collectively, the "Transaction Documents"); and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of each Corporation, to take any and all actions to (i) obtain Bankruptcy Court approval of the Transaction Documents in connection with the Transaction and (ii) obtain Bankruptcy Court approval of the Transaction; and

RESOLVED FURTHER, that in connection with the Bankruptcy Cases, and in furtherance of the Transaction, the Strategic Planning Committee, with full power and authority of the Board, has determined it desirable and in the best interests of each Corporation, its creditors, and other parties in interest that, if necessary, the Company enter into such debtor-inpossession financing term sheet with the Stalking Horse Purchaser (the "DIP Term Sheet"), as described in the 363 Term Sheet, that provides the best available terms for debtor-in-possession financing and for the use of cash collateral of the Company's existing senior secured lenders (the "Existing Lenders"); and each Authorized Officer is authorized and empowered to enter into and obtain post-petition financing according to the terms of the DIP Term Sheet, including, as necessary, negotiate debtor-in-possession credit facilities and, to enter into agreements for such debtor-in-possession financing and for the use of cash collateral (collectively, "Financing"); and to to provide adequate protection to the and incur obligations related thereto, and to pledge and grant liens on the assets of the Company, as may be contemplated by or required under the terms of such Financing; and in connection therewith, each Authorized Officer is hereby authorized and directed to execute any appropriate loan agreements, cash collateral agreements, related ancillary documents, supplemental agreements, instruments, amendments, restatements, amendment and restatements, modifications, renewals, replacements, consolidations, substitutions, extensions, bills, notes, or certificates on behalf of the Company which shall be necessary, proper or advisable in order to perform the obligations of the Company under or in connection with any of the foregoing; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to continue to retain, on behalf of each Company, the law firm of Cole Schotz P.C. ("Cole Schotz") to render general legal advice and in the event that the Petitions are filed, to represent the Companies in connection with such proceedings and all other related matters in connection therewith, in such capacity and on such terms as the Authorized Officers may approve and/or have previously approved; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to continue to retain, on behalf of each Company, SOLIC to serve as financial advisor and investment banker to each Company and in the event that the Petitions are filed, to continue to provide such services to each Company in connection with such proceedings and all other related matters in connection therewith, in such capacity and on such terms as the Authorized Officers may approve and/or have previously approved; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to continue to retain, on behalf of each Company, A&G Realty Partners, LLC ("A&G") to serve as real estate advisor to each Company and in the event that the Petitions are filed, to continue to provide such services to each Company in connection with such proceedings and all other related matters in connection therewith, in such capacity and on such terms as the Authorized Officers may approve and/or have previously approved; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to continue to retain, on behalf of each Company, the contractual joint venture comprised of Great American Group, LLC and Tiger Capital to serve as consultant to assist the Company in the sale of the Company's merchandise and furniture, fixtures and equipment at stores the Company that the Committee has targeted for closure and in the event that the Petitions are filed, to continue to provide such services to each Company in connection with such proceedings and all other related matters in connection therewith, in such capacity and on such terms as the Authorized Officers may approve and/or have previously approved; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to continue to retain, on behalf of each Company, Omni Agent Solutions ("Omni") to serve as claims and noticing agent and administrative agent to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the rights and obligations of the Company in the Bankruptcy Cases, including with respect to noticing, claims management and reconciliation, plan solicitation, balloting, disbursements and assisting with the preparation of the schedules of assets and liabilities and statements of financial affairs of the Company; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed, on behalf of each Company, to continue the employment and retention of professionals in the ordinary course as long as they deem appropriate and in the Bankruptcy Cases to retain and employ other attorneys, accountants and other professionals to assist in the Bankruptcy Cases on such terms as are deemed necessary, proper or desirable; and it is

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, empowered, authorized and directed to execute any appropriate engagement letters and agreements and such other documents necessary to retain Cole Schotz, SOLIC, A&G, Omni and any other or additional financial advisors, investment bankers, accountants, auditors, advisors, legal counsel and other professionals not specifically identified herein (the "Professionals"), and to cause the Companies to pay appropriate retainers to such Professionals prior to the filing of the Bankruptcy Cases or after to the extent appropriate and permitted in the Bankruptcy Cases, and to cause to be

filed appropriate applications or motions seeking authority to retain and pay for the services of such Professionals; and it is

RESOLVED FURTHER, the Authorized Officers be, and each of them hereby is, authorized on behalf of the Company to take any and all actions, to execute, deliver, certify, file and/or record and perform any and all documents, agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities or certificates and to take any and all actions and steps deemed by any such Authorized Officer to be necessary or desirable to carry out the purpose and intent of each of the foregoing resolutions and to effectuate the commencement of chapter 11 cases; and it is

RESOLVED FURTHER, with the full power and authority of the Board, the Strategic Planning Committee, and each member thereof, is hereby authorized and empowered to do all acts, and enter into all such agreements, at the Company's expense, as may be necessary or appropriate in its or his judgment to carry out the duties of the Strategic Planning Committee contemplated by these resolutions; and it is

RESOLVED FURTHER, that any specific resolutions that may be required to have been adopted by the Strategic Planning Committee, as so authorized by the Board, in connection with the actions contemplated by the foregoing resolutions be, and they hereby are, adopted, and the executive officers of the Company be, and each of them acting alone hereby is, authorized to certify as to the adoption of any and all such resolutions and attach such resolutions hereto; and it is

RESOLVED FURTHER, that all actions heretofore taken by any officer or the Company in connection with, or otherwise in contemplation of, the transactions contemplated by any of the foregoing resolutions be, and they hereby are, ratified, confirmed and approved; and it is

RESOLVED FURTHER, that the executive officers of the Company be, and each of them acting alone hereby is, authorized and empowered on behalf of the Company and in its name to take or cause to be taken all actions and to execute and deliver all such instruments which the executive officers of the Company or any one or more of them, approve as necessary or desirable in connection with the foregoing resolutions, such approval to be conclusively evidenced by the taking of such action or the execution and delivery of any such instrument by an officer of the Company.

Dated: this 7th day of July, 2020

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Jason Goldberger